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7 The Wildcat Vineyards LLC dba
7 Sarah's Vineyard

8

**UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA**

1 ROBERTO CELESTINO, GERALDO
2 PACHECO, JOSE MONTEJANO AND
on behalf of others similarly situated,
GERALDO M. CELESTINO, individually and

3 | Plaintiffs,

4 v.

5 THE WILDCAT VINEYARDS LLC DBA
6 SARAH'S VINEYARD, AND DOES 1 TO
10

7 Defendants.

Case No. C 08 00994

CLASS ACTION

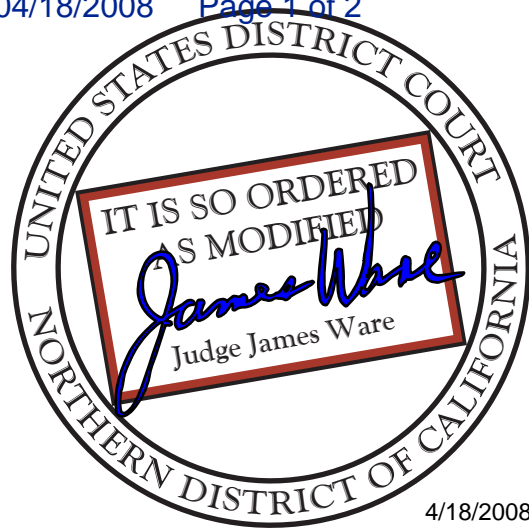
**STIPULATION EXTENDING TIME FOR
DEFENDANT'S RESPONSE TO
PLAINTIFFS' CLASS ACTION
COMPLAINT**

9 **WHEREAS** plaintiffs ROBERTO CELESTINO, GERALDO PACHECO, JOSE
0 MONTEJANO and GERALDO M. CELESTINO, on behalf of themselves and on behalf of others
1 similarly situated ("plaintiffs"), filed the class action complaint in this matter on or about February
2 19, 2008;

3 **WHEREAS** defendant THE WILDCAT VINEYARDS LLC dba SARAH'S VINEYARD
4 ("defendant") received a copy of the complaint on or about March 14, 2008;

25 **WHEREAS** plaintiffs and defendant previously entered into a signed stipulation extending
26 defendant's time to respond to plaintiffs' class action complaint from April 3, 2008 to April 17,
27 2008;

28 WHEREAS plaintiffs and defendant have commenced settlement discussions and are



4/18/2008

1 interested in actively continuing settlement discussions;

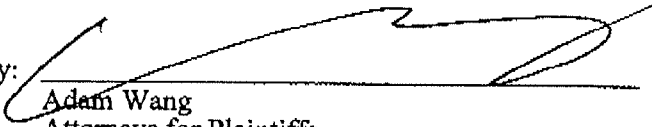
2 WHEREAS Local Rule 6-1(a) of the United District Court for the Northern District of
3 California Local Rules provides that:

4 Parties may stipulate in writing, without a Court order, to extend the time within which to answer or otherwise respond to the complaint,
5 or to enlarge or shorten the time in matters not required to be filed or
6 lodged with the Court, provided the change will not alter the date of
any event or any deadline already fixed by Court order. Such
stipulations shall be promptly filed pursuant to Civil L.R. 5.

7 NOW, THEREFORE, plaintiffs and defendant agree that defendant's time to respond to
8 the class action complaint shall be extended from April 17, 2008 to May 16, 2008.
9

10 DATED: 4/10/08, 2008

11 LAW OFFICE OF ADAM WANG

12 By: 

13 Adam Wang
14 Attorneys for Plaintiffs
15 Roberto Celestino, Geraldo Pacheco, Jose
16 Montejano and Geraldo M. Celestino

17 DATED: 9/11/08, 2008

18 COBLENTZ, PATCH, DUFFY & BASS LLP

19 By: 

20 Katherine C. Zarate
21 Attorneys for Defendants
22 The Wildcat Vineyards LLC dba
Sarah's Vineyard

23 *** ORDER ***

24 This is the parties' **FINAL** continuance to extend time to respond to the class action complaint.

25 The Defendants shall file a response to the class action complaint or or before **May 16, 2008**

26 OR the parties may file a Joint Status Report by **May 16, 2008** informing the Court of the
ongoing settlement discussions and the time frame needed to resolve this matter in a timely
fashion.

27 Dated: April 18, 2008

28 
United States District Court